Chase Berger, Esq. (24115617) GHIDOTTI BERGER, LLP 600 E. John Carpenter Fwy., Ste. 175 Irving, TX 75062 Ph: (972) 893-3096

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bknotifications@ghidottiberger.com

Attorneys for Movant,

Carvana, LLC, its successors and assigns

IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS **HOUSTON DIVISION**

IN RE:	§ CASE NO.: 21-30095
Daniel Thomas DeBoer,	§ CHAPTER 13
DEBTOR,	\$\$
Carvana, LLC, Inc.,	§ §
its successors and assigns,	§ 8
MOVANT,	\$ \$ 8
Daniel Thomas DeBoer, and	8 §
David G Peake, Trustee,	§
RESPONDENTS.	§ §
	§ 8
	\$ §
	§

MOTION OF CARVANA, LLC, FOR RELIEF FROM THE AUTOMATIC STAY AGAINST **DEBTORS REGARDING PERSONAL PROPERTY 2017 TOYOTA AVALON V6 VIN** #4T1BK1EB2HU246230 PURSUANT TO 11 U.S.C. §362

This is a motion for relief from the automatic stay. If it is granted, the movant may act outside of the bankruptcy process. If you do not want the stay lifted, immediately contact the moving party to settle. If you cannot settle, you must file a response and send a copy to the moving party at least 7 days before the hearing. If you cannot settle, you must attend the hearing. Evidence may be offered at the hearing and the court may rule.

Represented parties should act through their attorney. There will be a telephonic hearing on this matter on March 26, 2021 at 9:00 a.m.

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TO THE HONORABLE JUDGE OF SAID COURT:

COMES NOW, Carvana, LLC, its successors and/or assignees ("Movant"), by and through the undersigned attorney, and moves this Court for an Order Terminating the Automatic Stay of 11 U.S.C. § 362.

- 1. This Motion is brought pursuant to 11 U.S.C. §362(d)(1) in accordance with Rule 4001 of the Bankruptcy Rules.
- 2. The borrower, **Daniel Thomas DeBoer** ("**Borrower**") executed a Contract in favor of Movant in the original principal amount of \$23,692.52 ("Contract"). Movant is an entity entitled to enforce the Contract.
- 3. The debt described by the Contract is secured by the 2017 TOYOTA AVALON V6 VIN #4T1BK1EB2HU246230 ("Vehicle) as evidenced by the Lien and Title Information ("Title") naming Movant as the lienholder thereof. *See also* Claim 4-1.
- 4. Subsequent to the execution of the Contract and Title, Debtor has filed for protection under Chapter 13 of Title 11 of the United States Code on January 12, 2021.

- 5. As of February 12, 2021, the outstanding Obligations under the Contract total \$18,701.07.
- 6. As of February 12, 2021, the amount of delinquency owed to Movant was \$2,280.00 with the account due for the September 25, 2020 payment and the last payment having been received on January 27, 2021.
- 7. Borrower has surrendered the Vehicle to Movant and scheduled the claim as a nonpriority unsecured claim related to the deficiency balance on the claim. *See* Doc. 10, Schedule E/F. Borrower's proposed plan does not include treatment of Movant's claim. *See* Doc. 11.
- 8. Movant submits that cause exists to grant relief under 11 U.S.C. 362 §(d)(1), which provides that a party may seek relief from stay based upon "cause," including lack of adequate protection.
- 9. Borrower has surrendered the Vehicle and is not making payments to Movant. A continuing failure to maintain required regular payments has been held, in and of itself, to constitute sufficient cause for granting a motion to modify the stay. (In re Trident Corp., 19 BR 956,958 (Bankr. E.D. Pa. 1982), aff'd 22 BR 491 (Bankr. E.D. Pa. 1982 (citing In re Hinkle, 14 BR 202, 204 (Bankr. E.D. Pa. 1981); see also In re Jones, 189 BR 13, 15 (Bank. E.D. Okla 1995) (citing Hinkle, 14 BR at 204)). The Debtor's failure to tender regular ongoing monthly payments is sufficient cause to terminate the automatic stay.
 - 10. Based on the foregoing, relief from the Automatic Stay should be granted to Movant.

 WHEREFORE, PREMISES CONSIDERED, Movant, prays for:
 - 1. An Order from this Court, pursuant to 11 U.S.C. § 362(d)(1) and/or 362(d)(2), terminating the automatic stay as to Movant so that Movant may continue all acts necessary to secure possession of the subject Vehicle and sell the Vehicle in a

commercially reasonable manner without further Hearing before this Court pursuant to applicable state law;

- 2. For waiver of Rule 4001(a)(3) to allow Movant to immediately enforce and implement any order granting relief form the automatic stay.
- 3. For reasonable attorneys' fees as a secured claim under 11 U.S.C. § 506(b);
- 4. For costs incurred or expended in suit herein; and
- 5. For such other and further relief as the Court deems just and proper.

Dated: February 26, 2021

Respectfully submitted,

/s/ Chase Berger Chase Berger, Esq.

State Bar No.: 24115617

600 E John Carpenter Fwy., Ste. 175

Irving, TX 75062 Tel: (972) 893-3096 Fax: (949) 427-2732

bknotifications@ghidottiberger.com

COUNSEL FOR MOVANT

Chase Berger, Esq. (24115617) GHIDOTTI BERGER, LLP 600 E. John Carpenter Fwy., Ste. 175 Irving, TX 75062 Ph: (972) 893-3096

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IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS **HOUSTON DIVISION**

IN RE:	§ CASE NO.: 21-30095
Daniel Thomas DeBoer,	§ CHAPTER 13
DEBTOR,	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$
Carvana, LLC, Inc.,	§
its successors and assigns,	§ &
MOVANT,	\$ 8
Daniel Thomas DeBoer, and	§
David G Peake, Trustee,	§ 8
RESPONDENTS.	\$ §
	§ §
	§ 8
	8

PLEASE BE ADVISED THAT IT IS THE INTENTION OF MOVANT TO OFFER INTO EVIDENCE AT ANY HEARING ON THE MOTION FILED CONCURRENTLY WITH THIS AFFIDAVIT THIS AFFIDAVIT AND PAYMENT HISTORY PURSUANT TO THE FEDERAL RULES OF EVIDENCE, RULE 902(11). THIS AFFIDVIT AND PAYMENT HISTORY ARE BEING PROVIDED TO YOU IN ADVANCE AS AN ADVERSE PARTY IN ORER TO ALLOW YOU A FAIR OPPORTUNITY TO CHALLENGE SAID RECORDS. YOU ARE HEREBY PLACED ON NTOICE OF THIS INTENTION AS REQURED BY THE FEDERAL RULES OF EVIDENCE, RULE 902(11).

IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

IN RE:	§ CASE NO.: 21-30095
Daniel Thomas DeBoer,	§ CHAPTER 13
DEBTOR,	§ §
	§
	8

AFFIDAVIT IN SUPPORT OF MOTION FOR RELIEF FROM AUTOMATIC STAY

1 Jen	nowler Crusse, being du	ıly sworn, depose and say:	
1.	I am employed as a Series	Manager	with Carvana,
LLC ("Movar	nt") and am authorized to sign this	affidavit on behalf of Movant.	

- 2. In the regular performance of my job functions, I am familiar with and have access to the business records maintained by Movant. These records, which include date compilations, electronically imaged documents, and others, are made at or near the time of date by, or from information provided by persons with knowledge of the activity and transactions reflected in such records, and are kept in the course of business activity conducted regularly by Movant. It is the regular practice of Movant's business to make and/or maintain these records including the records of any servicers of the loans, including the Subject Loan at issue in this action. Movant relies upon the accuracy of those records in conducting its business, including the Subject Loan at issue in this action.
- 3. I regularly verify Movant's records, loan histories, correspondence, and communication histories. This entails reviewing, becoming familiar with, and participating in the review of documents related to loan accounts for Movant's loans. From my employment for Movant, I am familiar with its business operations and with the services that Movant offers to its customers.

- 4. I have personally reviewed Movant's records as they related to the Subject Contract obligation referred to herein, and as to the following facts, I know them to be true of own knowledge or I have gained knowledge of them from my review of Movant's business records. If called upon to testify, I could and would competently testify to the following under oath.
- 5. The borrower, **Daniel Thomas DeBoer** ("**Borrower**") executed a Contract in favor of Movant in the original principal amount of \$23,692.52 ("Contract"). Movant is an entity entitled to enforce the Contract. A true and correct copy of the Contract is attached as **Exhibit** "1" and is incorporated herein by reference for all purposes.
- 6. All obligations (collectively, the "Obligations") of the Debtor under the Contract are secured by a 2017 TOYOTA AVALON V6 VIN #4T1BK1EB2HU246230 ("Vehicle") as evidenced by the Lien and Title Information ("Title") naming Movant as the lienholder thereof. A copy of the Title is attached hereto as **Exhibit "2"**.
- 7. Subsequent to the execution of the Contract and Title, Debtor has filed for protection under Chapter 13 of Title 11 of the United States Code on January 12, 2021.
- 8. As of February 12, 2021, the outstanding Obligations under the Contract total \$18,701.07.
- 9. As of February 12, 2021, the amount of delinquency owed to Movant was \$2,280.00 with the account due for the September 25, 2020 payment and the last payment having been received on January 27, 2021. A copy of the payment history is attached hereto as **Exhibit** "3" and incorporated herein by reference for all purposes.

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10. Borrower has surrendered the Vehicle to Movant.

I solemnly affirm under penalty of perjury and upon personal knowledge that the contents
of the foregoing affidavit are true. EXECUTED on, 225/2021.
Further Affiant sayeth not.
Tennik (ruse (name) Sentor Manager (title) Carvana, LLC
State of Arrana (County of Maricala)
Sworn/affirmed to and subscribed before me on this 25 day of FW, 2011
Personally known or produced identification [].
Type of identification produced
(Signature of Notary Public) My commission expires Notary seal



EXHIBIT "1"

DocuSign Envelope ID: 84C38032-1-A3A49513-83536ACAC4AC496134226 Filed in TXSB on 02/26/21 This is a copy view of the Authoritative Copy held by the data. And 12 Mis 9/11-5/2016

MOTOR VEHICLE RETAIL INSTALLMENT SALES CONTRACT

	•	EHICLE						• • • • • • •	Со	ntract Date . ntract No	- 00/05/40
Seller/C	Creditor Nam	ne and Addres	s	Buyer Nam	ne and Ad Dan Do			Со	-Buyer Name		ss
	10939 KA	·		1172	2 Rainbo	ow Bridg	ae L	.n			
	HOUSTON TX				lumble T	_					
						A 110.	Č				
hone				Phone					one		
he Buy ransfer	yer (which incl rred by the Sel	ludes Co-Buyer) ller.	is reterre	d to as "you	" or "your	'. The Sei	ler is	referred to as	"we" or "us".	This contrac	t may be
Prom	ise to Pay										
ourchas any oth signs as	se the motor voler charges in to s a Buyer, you		according ou agree t all the pro	g to the terms to make payr omises in this	s of this coments accoments	ontract. Your ording to to it even if t	ou a the P the o	gree to pay us Payment Schedu others do not.	the Amount Fir	nanced, Fina	ou choose to nce Charge, and than one person
Moto	r Vehicle la	dentification									
Year	Make	Model		ition Number EB2HU24623	License N (if applica	able)		lew Demonstrator Factory	PURCHASE OR HOUSE OTHERWIS	ED FOR PERS HOLD USE USE INDICATE	D BELOW:
2017	Toyota	Avalon	N/A Official/Executive Used BUSINESS OR COMMERCI AGRICULTURAL If either of the above boxes is Chapter 353 of the Texas Fina applies to this contract.						oxes is checked, kas Finance Code		
Additio	nal information	n:						V			
		N/A			7	<u> </u>					
Desci	ription of T	rade-In									
ear	N/A_ Make _	N/A N	Model	N/A	VIN	N/A		Odomete	rN/A	Lic. No	N/A
Truth	In Lending	g Disclosure									
		=	21					T . 1 .			
Annual Percentage Rate The cost of your credit as a yearly rate. Finance Charge The dollar amount the credit will cost you.			nt the	The amount of credit The amprovided to you or paid who			The amount paid when yo	Payments you will have bu have made d payments.	al Sale Price tal cost of your ase on credit, ing your down ayment of		
	10.75		0.550.04		22.6	-20 50		30.0		\$	0.00
	10.75	_% \$	8,550.04	\$_	∠ა,ი	92.52	_	\$32,24	12.56	\$32	2,242.56
Payme Numbe		Your payment s Amount of	chedule is	1	nente are D						
Payme		Payments		When Payments are Due							
	71 \$			monthly beginning 10/25/18							
	1 \$		<u>}</u>					09/25/24 N/A			
Securi		ve a security in	terest in t	he motor vel	nicle heina	nurchased	٦ 	IN/A			
	harge. If we d	do not receive y			•	•		ıe, you wi ll pay	a late charge	of 5% of the	scheduled
Prepay	ment. If you p	pay off all or pa	rt of this (ontract early	y, you wi ll	not have	to pa	ay a pena l ty.			
		on. See this doc neduled date, an				about nor	прауі	ment, default, s	security interes	ts, any requi	ired repayment

PSSIMVLFMZTX 9/15/2016

DocuSign Envelope ID: 8@28BB3@10A3A099B-8350A0A0406FE4@25 Filed in TXSB on 02/26/21 This is a convey liew of the Authoritative Copy held

Itemization of Amount Financea	Insurance Disclosures and Depticance	กลเเบท
1. Cash Price (including any accessories, services and taxes)	Agreement	
(A) Cash Price of motor vehicle being purchased	Optional credit life and credit disability insurance. Co	redit life
(including sales tax of \$1,312.50) \$22,312.50	insurance and credit disability insurance are not requered. They will not be provided unless you sign an	uired to obtain
(D) Cook Drive of N/A A N/A	the extra cost. Your decision to buy or not buy thes	se insurance
(B) Cash Price of N/A \$ N/A (C) Cash Price of N/A \$ N/A (D) Cash Price of N/A \$ N/A	coverages will not be a factor in the credit approval	process.
(D) Cash Price of N/A \$ N/A	\square Credit Life, one buyer \$ N/A Term _	N/A
(E) Cash Price of N/A \$ N/A	□ Credit Life, one buyer \$ N/A Term _ □ Credit Life, both buyers \$ N/A Term _ □ Credit Disability, one buyer \$ N/A Term _	N/A
00.040.50	☐ Credit Disability, one buyer \$ N/A Term	N/A
Total dasii i iice	☐ Credit Disability, both buyers \$ N/A Term	N/A
2. Downpayment = 0.00	Credit life insurance pays only the amount you wou	lld owe if you
(A) dross trade-iii \$	paid all your payments on time. Credit disability insu	urance does not
(B) - payoff by Seller paid to (includes 4.(A)):	cover any increase in your payment or in the number	
	If the term of the insurance is 121 months or longe not fixed or approved by the Texas Insurance Comr	r, the premium is missioner
(C) = net trade-in (if negative, enter "O" and see Line 4.A. below) \$		
(D) + cash \$	(Contracts with a balloon payment.) Credit Life Insuscheduled term of this contract. Credit Disability Ins	
(E) + Mfrs. Rebate \$N/A	the first N/A payments and does not cover the	e last scheduled
(F) + Deferred Downpayment \$N/A	payment.	
(G) + other (describe) N/A \$\$	You want the insurance indicated above.	
Total downpayment \$ 0.00 (2)		
3. Unpaid balance of cash price (1 minus 2) \$ 22,312.50 (3)	N/A	NI/A
4. Other charges including amounts paid to others on your behalf		N/A
(Seller may keep part of these amounts.):	Buyer's Signature:	Date
0.00		
(A) Net trade-in payori		
(B) Cost of physical damage insurance paid to insurance co. \$N/A	N/A	N/A
(C) Cost of optional credit insurance paid to insurance	Co-Buyer's Signature:	Date
company or companies \$ N/A		
Life \$N/A	Optional insurance coverages and debt cancellation	agreement. The
Disability \$N/A	granting of credit will not be dependent on the purc	hase of either the
(D) Other insurance paid to insurance company	insurance coverages or the debt cancellation agreen below. It will not be provided unless you sign and a	
	extra cost. The credit approval process will not be a	affected by
(E) Debt cancellation agreement fee paid to the Seller \$N/A	whether or not you buy these insurance coverages cancellation agreement.	or the debt
(F) Official fees paid to government agencies \$ 9.00		D
(G) Dealer's inventory tax if not included in cash price \$ 52.02	Coverage Term in Months GAP Insurance* N/A	Premium or Fees
N/A		\$ N/A
(II) Sales tax II flot ilicianen ili casii birce	· · · · · · · · · · · · · · · · · · ·	\$ <u>N/A</u>
(i) Other taxes it not included in cash price		\$N/A
(b) devertiment iterise and/or registration rees	N/A N/A	\$N/A
(K) dovernment certificate of title fee	* If the motor vehicle is determined to be a total los	
(L) Government vehicle inspection fees \$ 21.00	Insurance will pay us the difference between the pr	'
to state \$14.00	basic collision policy and the amount you owe on the minus your deductible. You can cancel that insurance	
to inspection station \$ 7.00	for 10 days from the date of this contract.	ce without charge
(M) Deputy service fee paid to dealer \$	** WE WILL CANCEL CERTAIN AMOUNTS YOU O	WE LINDER THIS
(N) Documentary Fee. A documentary fee \$N/A	CONTRACT IN THE CASE OF A TOTAL LOSS OR T	
is not an official fee. A documentary fee is not required by law,	VEHICLE AS STATED IN THE DEBT CANCELLATION	
but may be charged to buyers for handling documents relating	You can cancel the debt cancellation agreement wit period of 30 days from the date of this contract, or	
to the sale. A documentary fee may not exceed a reasonable amount agreed to by the parties. This notice is required by law.	stated in the debt cancellation agreement, whichever	er period ends
, , ,	later.	
Un cargo documental no es un cargo oficial. La ley no exige	If the box next to a premium for an insurance cover	rage included
que se imponga un cargo documental. Pero éste podría cobrarse a los compradores por el manejo de la documentacíon	above is marked, that premium is not fixed or appro	oved by the Texa:
en relación con la venta. Un cargo documental no puede exeder	Insurance Commissioner. A debt cancellation agreer insurance and is regulated by the Office of Consum	
una cantidad razonable acordada por las partes. Esta notificación se exige por ley.	Commissioner.	
- · · · · · · · · · · · · · · · · · · ·	For the premiums or fees included above, you want	t the related
(0) Other charges (Seller must identify who is paid and describe purpose) to Carvana for Vehicle Protection \$ 1,200.00	optional coverages and debt cancellation agreement	t.
N/A · N/A · N/A		
101 Ψ Ν/Δ		
NI/A NI/A NI/A	N/A	N/A
toN/A forN/A \$N/A	Buyer's Signature:	Date
toN/A forN/A \$ N/A	-	
toN/A forN/A \$N/A		
Total other charges and amounts paid to others on your behalf $\frac{1,380.02}{(4)}$	N/A	N/A
5. Amount Financed (3 + 4) \$ 23,692.52 (5)	Co-Buyer's Signature:	Date
,	OU Dayer a Dignature.	Date

against damage or loss in the amount you owe. You must keep this insurance until you have paid all that you owe under this contract. You may obtain property insurance from anyone you want or provide proof of insurance you already have. The insurer must be authorized

to do business in Texas. The maximum deductible is \$ 1,000 You agree to give us proof of property insurance. You must name us as the person to be paid under the policy in the event of damage or oss.

If any insurance is included below, policies or certificates from the insurance company will describe the terms, conditions and deductibles.

Physical damage insurance. If we obtain physical damage insurance, the coverages, terms and premiums for these terms are set forth below.

Coverage Term in Months Premit	4111
Collision	
(Deductible \$ N/A) N/A S \$ N/A	1
Comprehensive	
(Deductible \$ N/A) N/A \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	ı
Fire, Theft, and Combined	
Additional CoverageN/A _ \$N/A	ı
Other N/A \$ N/A	

If the box next to a premium for an insurance coverage included above is marked, that premium is not fixed or approved by the Texas Insurance Commissioner. If the premium is for a required coverage, you have the option, for a period of 10 days from the date you receive a copy of this contract, of furnishing that coverage through existing policies of insurance or by obtaining like coverage from any insurance company authorized to do business in Texas.

You agree to purchase the above indicated coverages.

N/A	N/A
Buyer's Signature:	Date
N/A	N/A
Co-Buyer's Signature:	Date

UNLESS A CHARGE FOR LIABILITY INSURANCE IS INCLUDED IN THE ITEMIZATION OF AMOUNT FINANCED, ANY INSURANCE REFERRED TO IN THIS CONTRACT DOES NOT INCLUDE COVERAGE FOR PERSONAL LIABILITY AND PROPERTY DAMAGE CAUSED TO OTHERS.

Additional Terms and Conditions

Payments and Charges

How We Figure the Finance Charge. We figure the Finance Charge using the true daily earnings method as defined by the Texas Finance Code. Under the true daily earnings method, the Finance Charge will be figured by applying the daily rate to the unpaid portion of the Amount Financed for the number of days the unpaid portion of the Amount Financed is outstanding. The daily rate is 1/365th of the Annual Percentage Rate. The unpaid portion of the Amount Financed does not include late charges or returned check charges.

How We Will Apply Your Payments. We will apply your payments in the following order:

- ◆ Earned but unpaid finance charge; and
- ◆ Anything else you owe under this agreement.

How Late or Early Payments Change What You Must Pay. We based the Finance Charge, Total of Payments, and Total Sale Price as if all payments were made as scheduled. If you do not timely make all

more Finance Charge and your last payment will be more than your final scheduled payment or, at our option, you will have to pay more payments of the same amount as your scheduled payment with a smaller last payment. If you make scheduled payments early, your Finance Charge will be reduced (less). If you make your scheduled payments late, your Finance Charge will increase.

Special Provisions for Balloon Payment Contracts. A balloon payment is a scheduled payment more than twice the amount of the average of your scheduled payments, other than the downpayment, that are due before the balloon payment. You can pay all you owe when the balloon payment is due and keep your motor vehicle. If you buy the motor vehicle primarily for personal, family, or household use, you can enter into a new written agreement to refinance the balloon payment when due without a refinancing fee. If you refinance the balloon payment, your periodic payments will not be larger or more often than the payments in this contract. The annual percentage rate in the new agreement will not be more than the Annual Percentage Rate in this contract. This provision does not apply if your Payment Schedule has been adjusted to your seasonal or irregular income.

Security Interest, Insurance and Vehicle Care

Agreement to Keep Motor Vehicle Insured. You agree to have physical damage insurance covering loss or damage to the motor vehicle for the term of this contract. The insurance must cover our interest in the vehicle. The insurer must be authorized to do business in Texas.

Our Right to Purchase Required Insurance if You Fail to Keep the Motor Vehicle Insured. If you fail to give us proof that you have insurance, we may buy physical damage insurance. We may buy insurance that covers your interest and our interest in the motor vehicle, or we may buy insurance that covers our interest only. You will pay the premium for the insurance and a finance charge at the contract rate. If we obtain collateral protection insurance, we will mail notice to your last known address shown in our file.

Physical Damage Insurance Proceeds. You must use physical damage insurance proceeds to repair the motor vehicle, unless we agree otherwise in writing. However, if the motor vehicle is a total loss, you must use the insurance proceeds to pay what you owe us. You agree that we can use any proceeds from insurance to repair the motor vehicle, or we may reduce what you owe under this contract. If we apply insurance proceeds to the amount you owe, they will be applied to your payments in the reverse order of when they are due. If your insurance on the motor vehicle or credit insurance doesn't pay all you owe, you must pay what is still owed. Once all amounts owed under this contract are paid, any remaining proceeds will be paid to you.

Returned Insurance Premiums and Service Contract Charges. If we get a refund on insurance or service contracts, or other contracts included in the cash price, we will subtract it from what you owe. Once all amounts owed under this contract are paid, any remaining refunds will be paid to you.

Application of Credits. Any credit that reduces your debt will apply to your payments in the reverse order of when they are due, unless we decide to apply it to another part of your debt. The amount of the credit and all finance charge or interest on the credit will be applied to your payments in the reverse order of your payments.

Transfer of Rights. We may transfer this contract to another person. That person will then have all our rights, privileges, and remedies.

Security Interest. To secure all you owe on this contract and all your promises in it, you give us a security interest in:

- the motor vehicle including all accessories and parts now or later attached and any other goods financed in this contract;
- all insurance proceeds and other proceeds received for the motor vehicle:
- any insurance policy, service contract or other contract financed by us and any proceeds of those contracts; and
- any refunds of charges included in this contract for insurance, or service contracts.

This security interest also secures any extension or modification of this contract. The certificate of title must show our security interest in the motor vehicle.

Use and Transfer of Motor Vehicle. You will not sell or transfer the motor vehicle without our written permission. If you do sell or transfer the motor vehicle, this will not release you from your obligations under this contract, and we may charge you a transfer of equity fee of \$25 (\$50 for a heavy commercial vehicle). You will promptly tell us in writing if you change your address or the address where you keep the motor vehicle. You will not remove the motor vehicle from Texas for more than 30 days unless you first get our written permission.

Care of the Motor Vehicle. You agree to keep the motor vehicle free from all liens and claims except those that secure this contract. You will timely pay all taxes, fines, or charges pertaining to the motor vehicle. You will keep the motor vehicle in good repair. You will not allow the motor vehicle to be seized or placed in jeopardy, or use it illegally. You must pay all you owe even if the motor vehicle is lost, damaged or destroyed. If a third party takes a lien or claim against or possession of the motor vehicle, we may pay the third party any cost required to free the motor vehicle from all liens or claims. We may immediately demand that you pay us the amount paid to the third party for the motor vehicle. If you do not pay this amount, we may repossess the motor vehicle and add that amount to the amount you owe. If we do not repossess the motor vehicle, we may still demand that you pay us, but we cannot compute a finance charge on this amount.

Failure to Pay on Time or Keep Other Promises

Default. You will be in default if:

- ◆ You do not pay any amount when it is due;
- ◆ You break any of your promises in this agreement;
- You allow a judgment to be entered against you or the collateral: or
- You file bankruptcy, bankruptcy is filed against you, or the motor vehicle becomes involved in bankruptcy.

If you default, we can exercise our rights under this contract and our other rights under the law.

Late Charge. You will pay us a late charge as agreed to in this contract when it accrues.

Repossession. If you default, we may repossess the motor vehicle from you if we do so without breaching the peace. If any personal items are in the motor vehicle, we can store them for you and give you written notice at your last address shown on our records within 15 days of discovering that we have your personal items. If you do not ask for these items back within 31 days from the day we mail or deliver the notice to you, we may dispose of them as applicable law allows. Any accessory, equipment, or replacement part stays with the motor vehicle.

Your Right to Redeem. If we take your motor vehicle, we will tell you how much you have to pay to get it back. If you do not pay us to get the motor vehicle back, we can sell it or take other action allowed by law. Your right to redeem ends when the motor vehicle is sold or we have entered into a contract for sale or accepted the collateral as full or partial satisfaction of a contract.

Disposition of the Motor Vehicle. If you don't pay us to get the motor vehicle back, we can sell it or take other action allowed by law. If we sell the motor vehicle in a public or private sale, we will send you notice at least 10 days before we sell it. We can use the money we get from selling it to pay allowed expenses and to reduce the amount you owe. Allowed expenses are expenses we pay as a direct result of taking the motor vehicle, holding it, preparing it for sale, and selling it. If any money is left, we will pay it to you unless we must pay it to someone else. If the money from the sale is not enough to pay all you owe, you must pay the rest of what you owe us plus interest. If we take or sell the motor vehicle, you will give us the certificate of title and any other document required by state law to record transfer of title.

Collection Costs. If we hire an attorney who is not our employee to enforce this contract, you will pay reasonable attorney's fees and court costs as the applicable law allows.

Cancellation of Optional Insurance and Service Contracts. This contract may contain charges for insurance or service contracts or for services included in the cash price. If you default, you agree that we can claim benefits under these contracts to the extent allowable, and terminate them to obtain refunds of unearned charges to reduce what you owe or repair the motor vehicle. If the motor vehicle is a total loss because it is damaged or stolen, we may claim benefits under these contracts and cancel them to obtain refunds of unearned charges to reduce what you owe.

Our Right to Demand Payment in Full. If you default, or we believe in good faith that you are not going to keep any of your promises, we can demand that you immediately pay all that you owe. We don't have to give you notice that we are demanding or intend to demand immediate payment of all that you owe.

Servicing and Collection Contact. We may try to contact you at any mailing address, email address, or phone number you give us, as the law allows. We may try to contact you in writing (including mail, email, and text messages) and by phone (including prerecorded or artificial voice messages and automatic telephone dialing systems).

Returned Check Fee. You agree to pay us a fee of up to \$30 for a returned check. We can add the fee to the amount you owe or collect it separately.

General Terms

Integration and Severability Clause. This contract contains the entire agreement between you and us relating to the sale and financing of the motor vehicle. If any part of this contract is not valid, all other parts stay valid.

Legal Limitation on Our Rights. If we don't enforce our rights every time, we can still enforce them later. We will exercise all of our rights in a lawful way. You don't have to pay finance charge or other amounts that are more than the law allows. This provision prevails over all other parts of this contract and over all our other acts.

Applicable Law. Federal law and Texas law apply to this contract.

Seller's Disclaimer of Warranties.

Unless the seller makes a written warranty, or enters into a service contract within 90 days from the date of this contract, the seller makes no warranties, express or implied, on the motor vehicle, and there will be no implied warranties of merchantability or of fitness for a particular purpose. This provision does not affect any warranties covering the motor vehicle that the motor vehicle manufacturer may provide.

Notices

NOTICE. ANY HOLDER OF THIS CONSUMER CREDIT CONTRACT IS SUBJECT TO ALL CLAIMS AND DEFENSES WHICH THE DEBTOR COULD ASSERT AGAINST THE SELLER OF GOODS OR SERVICES OBTAINED PURSUANT HERETO OR WITH THE PROCEEDS HEREOF. RECOVERY HEREUNDER BY THE DEBTOR SHALL NOT EXCEED **AMOUNTS PAID BY THE DEBTOR HEREUNDER.** This

provision applies to this contract only if the motor vehicle financed in the contract was purchased for personal, family, or household use.

Used Car Buyer's Guide. The information you see on the window form for this vehicle is part of this contract. Information on the window form overrides any contrary provisions in the contract of

Spanish Translation:

Guía para compradors de vehículos usados. La información que ve en el formulario de la ventanilla para este vehículo forma parte del presente contrato. La información del formulario de la ventanilla deja sin efecto toda disposición en contrario contenida en el contrato de venta.

	Filed in TXSB on 02/26/21 This is a copy view of the Authoritative Co
Negotiability	OCCC NOTICE. For questions the complaints about this contract,
The Annual Percentage Rate may be negotiable with the Seller. Seller may assign this contract and retain its right to receive a p of the Finance Charge.	
Signatures	Tempe, AZ 85281 (other contact information).
ony change to this contract must be in writing. Both you and we nust sign it. No oral changes to this contract are enforceable.	complaint or question cannot be resolved by contacting the creditor, consumers can contact the OCCC to file a complaint or ask a general credit-related question. OCCC address: 2601 N. Lamar Blvd., Austin, Texas 78705. Phone: (800) 538-1579.
Dan DeBoer	Fax: (512) 936-7610. Website: occc.texas.gov. E-mail: consumer.complaints@occc.texas.gov.
uyer's Signature: Dan DeBoer	
N/A	Assignment. This Motor Vehicle Retail Installment Sales Contract is assigned to N/A
Co-Buyer's Signature:	the Assignee, phone N/A . This Assignment is made under the terms of a separate agreement made between
otice to the Buyer. Do not sign this contract before you read	· · ·
f it contains any blank spaces. You are entitled to a copy of th	
ontract you sign. Under the law, you have a right to pay off in	1 Seller
dvance all that you owe and under certain conditions may sa	
ortion of the Finance Charge. Keep this contract to protect yo egal rights.	
	N/A Port
BUYER'S ACKNOWLEDGMENT OF CONTRACT RECEIPT. YOU	By Date
AGREE TO THE TERMS OF THIS CONTRACT AND ACKNOWLE	DGE
RECEIPT OF A COMPLETED COPY OF IT. YOU CONFIRM THAT	AND
BEFORE YOU SIGNED THIS CONTRACT, WE GAVE IT TO YOU, YOU WERE FREE TO TAKE IT AND REVIEW IT.	ANU
TOO WERE TREE TO TAKE IT AND REVIEW IT.	
Buyer	
Dan DeBoer 09/25	/18
uyer's Signature: Dan DeBoer Dat	e
50.75550	
N/A N/A	
Co-Buyer's Signature:	e
Other Owner: An "other owner" is a person whose name will a	pnear
on the title of the motor vehicle described in this contract, but is	
Buyer or Co-Buyer obligated to make payments under this contract. By signing below, the other owner agrees to the secur	ity
nterest given in the motor vehicle by this contract. The other o	wner
Iso agrees that the other owner's interest in the motor vehicle e used to satisfy the obligations of Buyer and Co-Buyer under	
ontract. Other owner acknowledges receipt of a completed cop	
nis contract.	
N/A N/A	
Other Owner Dat	e
Seller	

09/25/18

Date

THIS CONTRACT IS NOT VALID UNTIL YOU AND WE SIGN IT.

CARVANA, LLC

By:



Page 15 of 26 1930 W. Rio Salado Pkwy Tempe, AZ 85281 Office: 602.852.6604 Fax: 602.667.2581

Email: legal@carvana.com

Date: September 09, 2019

To Whom It May Concern,

This letter shall serve as formal acknowledgement that Bridgecrest is a valid loan servicer for Carvana loans.

If you have any questions, please contact me at the email address or phone number above.

Sincerely,

Name: Paul Breaux

Title: General Counsel, Vice President, and Secretary

EXHIBIT "2"



Collateral Management Services 9750 Goethe Road | Sacramento, CA 95827 www.dealertrack.com

Carvana LLC

Lien and Title Information

Lienholder

ELT Lien ID Lienholder

CARVANA LLC PO BOX 29002

PHOENIX, AZ 85038

Title Request Date

Lienholder Address

12/29/2020

Vehicle and Titling Information

VIN

4T1BK1EB2HU246230

Title Number Title State

TX

Year Make 2017 TOYT

Model

Owner 1 Owner 2

Owner Address

DAN THOMAS DEBOER

11722 RAINBOW BRIDGE LN

HUMBLE, TX 77346

 Issuance Date
 10/22/2018

 Received Date
 10/23/2018

 ELT/Paper
 ELECTRONIC

29492

Odometer Reading

Branding

Printed: Friday, February 12, 2021 8:36:11 AM PST

EXHIBIT "3"

Case 21-30095 Document 25 Filed in TXSB on 02/26/21 Page 19 of 26

Transaction Date	Transaction Amount	Transaction Event	Current Due Date	Amount Due	Remaining Due	Principal	Interest	Late Fee		Days Between Payments	Next Due Date	Principal Outstanding	Receipt Number	Lot Number	· Check Number	Posted Date
1/27/2021	320.09	Principal Only PaymentCARVANA VSC REFUND	9/25/2020								9/25/2020		30410872	10591	649023	1/27/2021
12/10/2020	(5.00)	Late Fee Assessment	9/25/2020	448.00	448.00	0.00	0.00	(5.00)	5.46		9/25/2020	18,580.44	0	(12/10/2020
11/9/2020	(5.00)	Late Fee Assessment	9/25/2020	448.00	448.00	0.00	0.00	(5.00)	5.46		9/25/2020	18,580.44	0	(11/9/2020
10/23/2020	448.00	Normal PaymentONE TIME ACH PAYMENT	8/25/2020	448.00	448.00	347.95	100.05	0.00	5.46	18	9/25/2020	18,580.44	25691764	10592	2	10/23/2020
10/5/2020	448.00	Normal PaymentONE TIME ACH PAYMENT	7/25/2020	448.00	448.00	217.48	230.52	0.00	5.56	41	8/25/2020	18,928.39	25282993	10592	2	10/5/2020
8/25/2020	448.00	Normal PaymentONE TIME ACH PAYMENT	6/25/2020	448.00	448.00	259.94	188.06	0.00	5.62	33	7/25/2020	19,145.87	24357201	10592	2	8/25/2020
8/9/2020	(5.00)	Late Fee Assessment	6/25/2020	448.00	448.00	0.00	0.00	(5.00)	5.70		6/25/2020	19,405.81	0	(8/9/2020
7/23/2020	448.00	Normal PaymentONE TIME ACH PAYMENT	5/25/2020	448.00	448.00	166.37	281.63	0.00	5.70	49	6/25/2020	19,405.81	23614048	10592	2	7/23/2020
6/4/2020	448.00	Normal PaymentONE TIME ACH PAYMENT	4/25/2020	448.00	448.00	204.08	243.92	0.00	5.75	42	5/25/2020	19,572.18	22579170	10592		6/4/2020
4/23/2020	453.00	Normal PaymentONE TIME ACH PAYMENT	3/25/2020	448.00	448.00	277.23	170.77	5.00	5.81	29	4/25/2020	19,776.26	21680179	10592	2	4/23/2020
3/25/2020	448.00	Normal PaymentONE TIME ACH PAYMENT	2/25/2020	448.00	448.00	245.32	202.68	0.00	5.89	34	3/25/2020	20,053.49	21093988	10592	2	3/25/2020
3/11/2020	(5.00)	Late Fee Assessment	2/25/2020	448.00	448.00	0.00	0.00	(5.00)	5.96		2/25/2020	20,298.81	0	(3/11/2020
2/20/2020	458.00	Normal PaymentONE TIME ACH PAYMENT	1/25/2020	448.00	448.00	326.86	121.14	10.00	5.96	20	2/25/2020	20,298.81	20401702	10592	2	2/20/2020
1/31/2020	448.00	Normal PaymentONE TIME ACH PAYMENT	12/25/2019	448.00	448.00	370.97	77.03	0.00	6.06	3	1/25/2020	20,625.67	20013070	10592		1/31/2020
1/28/2020	448.00	Normal PaymentONE TIME ACH PAYMENT	11/25/2019	448.00	448.00	0.00	448.00	0.00	6.17	82	12/25/2019	20,996.64	19959413	10592	2	1/28/2020
1/9/2020	(5.00)	Late Fee Assessment	11/25/2019	448.00	448.00	0.00	0.00	(5.00)	6.17		11/25/2019	20,996.64	0	(1/9/2020
12/10/2019	(5.00)	Late Fee Assessment	11/25/2019	448.00	448.00	0.00	0.00	(5.00)	6.18		11/25/2019	20,996.64	0	(12/10/2019
11/7/2019	448.00	Normal PaymentONE TIME ACH PAYMENT	10/25/2019	448.00	448.00	186.02	261.98	0.00	6.18	42	11/25/2019	20,996.64	18427382	10592		11/7/2019
9/26/2019	448.00	Normal PaymentONE TIME ACH PAYMENT	9/25/2019	448.00	448.00	246.08	201.92	0.00	6.24	32	10/25/2019	21,182.66	17662221	10592		9/26/2019
8/25/2019	458.00	Normal PaymentONE TIME ACH PAYMENT	8/25/2019	448.00	448.00	300.93	147.07	10.00	6.31	10	9/25/2019	21,428.74	17122393	10592	2	8/25/2019
8/16/2019	0.00	Extension	7/25/2019	448.00	448.00	0.00	0.00	0.00	6.40		8/25/2019	21,729.67	0	(8/16/2019
8/15/2019	448.00	Normal PaymentPC DEBIT CARD	6/25/2019	448.00	448.00	0.00	448.00	0.00	6.40	83	7/25/2019	21,729.67	27082125	10591	490066	8/15/2019
8/9/2019	(5.00)	Late Fee Assessment	6/25/2019	448.00	448.00	0.00	0.00	(5.00)	6.40		6/25/2019	21,729.67	0	(8/9/2019
7/10/2019	(5.00)	Late Fee Assessment	6/25/2019	448.00	448.00	0.00	0.00	(5.00)	6.40		6/25/2019	21,729.67	0	(7/10/2019
5/24/2019	448.00	Normal PaymentDT Auto Pay	5/25/2019	448.00	448.00	253.80	194.20	0.00	6.40	3(6/25/2019	21,729.67	15532415	10592	2	5/24/2019
4/24/2019	448.00	Normal PaymentDT Auto Pay	4/25/2019	448.00	448.00	245.09	202.91	0.00	6.47	31	5/25/2019	21,983.47	15030610	10592	2	4/24/2019
3/24/2019	448.00	Normal PaymentDT Auto Pay	3/25/2019	448.00	448.00	262.56	185.44	0.00	6.55	28	4/25/2019	22,228.56	14554819	10592		3/24/2019
2/24/2019	448.00	Normal PaymentDT Auto Pay	2/25/2019	448.00	448.00	240.49	207.51	0.00	6.62	31	3/25/2019	22,491.12	14097339	10592		2/24/2019
1/24/2019		Normal PaymentDT Auto Pay	1/25/2019	448.00	448.00	238.32	209.68						13606238	10592		1/24/2019
12/24/2018	448.00	Normal PaymentDT Auto Pay	12/25/2018	448.00	448.00	242.94	205.06	0.00	6.76	30	1/25/2019	22,969.93	13172328	10592		12/24/2018
11/24/2018	448.00	Normal PaymentGO AUTO PAY	11/25/2018	448.00	448.00	233.97	214.03		6.84				1527201	19992		11/24/2018
10/24/2018	448.00	Normal PaymentGO AUTO PAY	11/25/2018	448.00	448.00	245.68	202.32	0.00	6.90		11/25/2018	23,446.84	1444996	19992		10/24/2018

IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

IN RE:	§	CASE NO.: 21-30095
Daniel Thomas DeBoer,	§ §	CHAPTER 13
DEBTOR,		
Carvana, LLC, Inc.,	§ §	
its successors and assigns,	§ §	
MOVANT,	§ §	
Daniel Thomas DeBoer, and	§	
David G Peake, Trustee,	§	
	§	
RESPONDENT.	§	
	§	
	§	
	§	
	§	

ORDER LIFTING STAY AS TO DEBTOR

On this day came on or before the Court the Motion of Carvana, LLC, Movant, for Relief from the Automatic Stay. The Court is advised that after proper notice and timely service of the Motion, no response has been filed and the Motion should be granted. Therefore, it is

ORDERED that the stay of 11 U.S.C. §362 is terminated with respect to Movant on the following described property, to wit:

2017 TOYOTA AVALON V6 bearing the VIN: 4T1BK1EB2HU246230 ("Vehicle").

It is further

ORDERED that the provision of Rule 4001(a)(3), Federal Rules of Bankruptcy Procedure is hereby waived and Carvana, LLC may immediately enforce and implement this Order Lifting Stay.

###End of Order###

APPROVED AS TO FORM AND SUBSTANCE GHIDOTTI BERGER /s/ Chase Berger Chase Berger, Esq. State Bar No.: 24115617

 $600\ E$ John Carpenter Fwy., Ste. 200

Irving, TX 75062 Tel: (972) 893-3096 Fax: (949) 427-2732

bknotifications@ghidottiberger.com COUNSEL FOR MOVANT Chase Berger, Esq. (24115617) GHIDOTTI BERGER, LLP 600 E. John Carpenter Fwy., Ste. 175 Irving, TX 75062

Irving, TX 75062 Ph: ((972) 893-3096 Fax: (949) 427-2732

bknotifications@ghidottiberger.com

Attorneys for Movant,

Carvana, LLC, its successors and assigns

IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

IN RE:

Daniel Thomas DeBoer,

DEBTOR,

Carvana, LLC, Inc.,
its successors and assigns,

MOVANT,

Daniel Thomas DeBoer, and
David G Peake, Trustee,

RESPONDENTS.

S CHAPTER 13

Hearing:
Date: March 26, 2021

Time: 9:00 a.m.

NOTICE OF PRELIMINARY HEARING ON MOVANT'S MOTION FOR RELIEF FROM AUTOMATIC STAY AGAINST THE PROPERTY

PLEASE TAKE NOTICE that the hearing on MOTION FOR RELIEF FROM

AUTOMATIC STAY PURSUANT TO 11 U.S.C. §362(A) AS 2017 TOYOTA AVALON V6 VIN

#4T1BK1EB2HU246230 ("Vehicle") AND WAIVER OF THE THIRTY DAY REQUIREMENT

PURSUANT TO 11 U.S.C. § 362(e) has been scheduled for March 26, 2021, at 9:00 a.m., before the

Honorable Marvin Isgur, United States Bankruptcy Judge for the Southern District of Texas, via telephonic conference.

Dated: February 26, 2021

Respectfully submitted,

/s/ Chase Berger Chase Berger, Esq. State Bar No.: 24115617 600 E John Carpenter Fwy., Ste. 175

Irving, TX 75062 Tel: (972) 893-3096 Fax: (949) 427-2732

bknotifications@ghidottiberger.com

COUNSEL FOR MOVANT

Chase Berger, Esq. (24115617) GHIDOTTI | BERGER 600 E. John Carpenter Fwy., Suite 175 Irving, TX 75062 Tel: (972) 893-3096 Fax: (949) 427-2732

bknotifications@ghidottiberger.com

Attorney for Movant,

Carvana, LLC, its successors and assigns

IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS **HOUSTON DIVISION**

IN RE:	§ CASE NO.: 21-30095
Daniel Thomas DeBoer,	§ CHAPTER 13
DEBTOR,	§ CERTIFICATE OF SERVICE
Carvana, LLC, Inc.,	§ §
its successors and assigns,	§ 8
MOVANT,	\$ \$ \$ \$ \$
Daniel Thomas DeBoer, and	\$ \$
David G Peake, Trustee,	§
	\$ \$ \$ \$ \$ \$
RESPONDENTS.	§
	§
	§ §

CERTIFICATE OF SERVICE

I am employed in the County of Orange, State of California. I am over the age of eighteen and not a party to the within action. My business address is: 1920 Old Tustin Ave., Santa Ana, CA 92705.

I am readily familiar with the business's practice for collection and processing of correspondence for mailing with the United States Postal Service; such correspondence would be deposited with the United States Postal Service the same day of deposit in the ordinary course of business.

On February 26, 2021, I served the following documents described as:

- NOTICE OF PRELIMINARY HEARING ON MOVANT'S MOTION FOR RELIEF FROM AUTOMATIC STAY
- MOTION AND NOTICE OF MOTION FOR RELIEF FROM THE AUTOTMATIC STAY
- DECLARATION IN SUPPORT OF MOTION FOR RELIEF FROM THE AUTOMATIC STAY
- EXHIBITS IN SUPPORT OF MOTION FOR RELIEF FROM THE AUTOMATIC STAY
- PROPOSED ORDER GRANTING MOTION FOR RELIEF FROM THE AUTOMATIC STAY

on the interested parties in this action by placing a true and correct copy thereof in a sealed envelope addressed as follows:

(Via United States Mail)

Debtor	Debtor's Counsel
Daniel Thomas DeBoer	Azwar-Radi M. Rashid
6942 FM 1960 East #327	Rashid Law Firm, P.C.
Humble, TX 77346	10222 Gulf Freeway
	Suite B-100
US Trustee	Houston, TX 77034
Office of the US Trustee	
515 Rusk Ave	Chapter 13 Trustee
Ste 3516	David G Peake
Houston, TX 77002	Chapter 13 Trustee
	9660 Hillcroft
	Suite 430
	Houston, TX 77096-3856

<u>xx</u> (By First Class Mail) At my business address, I placed such envelope for deposit with the United States Postal Service by placing them for collection and mailing on that date following ordinary business practices.

Via Electronic Mail pu	rsuant to the requirements	s of the Local Bankruptcy	Rules of the
Eastern District of California	_		

<u>xx</u> (Federal) I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed on February 26, 2021 at Santa Ana, California,

/<u>s / Brandy Carroll</u>
Brandy Carroll